IN THE ENITED STATES PATENT AND TRADEMARK OFFICE

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In re U.S. Patent Application of	)
SUDA et al.	) Art Unit 1722
Application Number: 10/549,683	)
Filed: September 19, 2005	) Examiner Song, Matthew J.
For: METHOD OF GROWING SEMICONDUCTOR CRYSTAL	) Song, Matthew 3.
ATTORNEY DOCKET No. HIRA.0204	)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

**COVER LETTER** 

Sir:

[x] The fee for submission of claims is calculated as shown below:

For	TOTAL WITH NEW CLAIMS ADDED	TOTAL CURRENTLY ON FILE	CLAIMS ALREADY PAID	RATE	CALCULATION
Total Claims	33	33	13 (Over 20)	x \$50	0
Independent Claims	10	10	7 (Over 3)	x \$210	0
MULTIPLE DEPENDENT CLAIM(S)				+ \$370	0
REDUCTION FOR FI	(note 37 C.F.R. §§ 1.9, 1.2	7, 1.28).	x ½		
TOTAL			0		

In addition, the below-identified communications are submitted in the above-captioned application or proceeding:

[ x	]	Response to Office Action		[	]	Petition for Extension of Time
		(with Claim Election)	,	[	]	Terminal Disclaimer
[	]	Substitute Specification		[	]	Letter to Draftsperson
]	]	Supplemental Preliminary Amendment		[	]	Assignment
[	]	Information Disclosure Statement		[	]	Other

[ ]	Please charge my <b>Deposit Account Number</b> in the amount of to cover the fees for A duplicate copy of this paper is enclosed.				
[ x ]	A check in the amount of \$to cover the fee is enclosed.				
[ x ]	The Commissioner is hereby authorized to charge any additional fees associated with communication, including fees under 37 C.F.R. § 1.16 and 1.17, or credit any overpayment to <b>Dep Account Number 08-1480</b> .				
	Respectfully submitted,				
	Stanley P. Fisher Registration Number 24,344  Juan Carlos A. Marquez				
	Registration No. 34-072				

**REED SMITH LLP** 3110 Fairview Park Drive **Suite 1400** Falls Church, Virginia 22042 (703) 641-4200 November 5, 2007

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## **RESPONSE TO RESTRICTION REQUIREMENT**

Sir:

This is in response to the Office Action mailed on October 4, 2007, the period of response to which is set to expire on November 4, 2007. Applicants hereby elect the continued prosecution of the invention identified as Group I, and correspondingly recited in claims 22-26, 40-47, and 50-52 without traverse.